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ction 1. That Thirty-first (Ilst) street from the line of Troost avenue to the west line of Wood-lavenue shall be graded the full width thereof to the eatablished grade of the same. Some shall be made of he or rock, or both combined. The work herein porised may be protected from surface water by porery drains or culverts, put in under the direct the board of public works, as the said board deem necessary, and the same may be closed, reed or altered at will, in accordance with the proms of section 12, of article IX., charter of Kansas colion 2. That wherever the combatterians are considered.

may deem necessary, and the same may be closed, removed or altered at will, in accordance with the provisions of acction 13, of article IX., charter of Kansa City.

Section 2. That whenever, when embankments are such that the necessary in the opinion of the city regime; that he necessary in the opinion of the city regime; that he necessary in the opinion of the city regime; that he necessary in the opinion of the city regime; that he necessary in the opinion of the city regime of the city of the contract of the support of the support of the contract of the making of the improvements. In the place of the making of the improvements in the place of the usual slope given to such a wall or walls of regimeer may design a plan for a wall or walls of the purpose, and require the contractor to construct the purpose, and require the contractor to construct the purpose, and subject to his approval and acceptance, and the construction of said wall or walls shall be deemed a necessary part of the work and improvement authorized to be made, and that the largest of the contractor for each and all of the materials tornished grade of grading said street to its legality readily. Provided, however, in special tax bills against and upon the lands that may be harged with the cost thereof and the contractor.

Section 6. The work shall be placed in the premise, making the passed of the actual cost of such work, plus a reasonable to pay for work shall not render Kansas City, Missouri, appeared in the premise, making the passed of the surface and the court. Belief in this court a cartified copy of the aforestally as bills against and upon the lands that may be harged with the cost thereof a surface when the same of appear to the court actor of such and the passed of the actual cost of such work shall be passed of the ordinance and the passed of the surface an

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common council prescribes and determines the limits within which private property is benefited by the proposed grading herein mentioned, and the limits within which such property shall be assessed and charged to pay such remuneration or damages, to be as follows, to-wit: Beginning at southwest corage of 5th and Broadway; thence west along south line of 5th street to east line of Pennsylvania ave.; thence south along east line of Pennsylvania ave. to north line of 5th street; thence cast along north line of 6th street; thence cast along north line of 6th street; thence cast along north line of 6th street to west line of Broadway; thence north along west line of Broadway; thence mark along west line of Broadway; thence on the conflict with this ordinance. hereby repealed.

Now, therefore, you and each of you are hereby potified that the 22d day of April, A. D. 1899, is the day, and the courtroom of division No, three 63, of the circuit court of Jackson county, Missouri, at Kansas City, at the county court house in Kansas City, at the formal court for the ascertaining and assessing of damage, and benefits that may arise from said proposed grading, and that unless, on or before the day near before the day arise from said proposed grading, and that unless, on or before the day near before the day arise from said proposed grading, and that unless, on or before the past before the day arise from said

may deem necessary, and the same may be closed, responsible property shall be assessed and property shall be shall be necessary, in the opinion of the city of the northwest corner of lot ten (10) block three (11), shall be necessary, in the opinion of the city property shall be necessary, in the opinion of the city property shall be shall be necessary, in the opinion of the city shall be necessary, in the opinion of the city property shall be necessary, in the opinion of the city opinion opi

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By J. S. CHASE. D. C.

IN the circuit court of Jackson county, Missouri, at Kansas City, division No. three (3), case No. 3462. In the matter of the proceedings to ascertain and assess damages and benefits to arise from the proposed grading of the alley between Lexington avenue and Anderson avenue from Indiana avenue to Bales avenue, in Kansas City, Jackson county, Missouri, under ordinance of Kansas City, Missouri, No. 19765, approved on the 7th day of October, A. D. 1888, and sentitled "An ordinance to grade the alley between Lexington ave, and Anderson ave. from Indiana ave. to Bales avedne."

Now on this, the lith, day of March, A. D. 1899, in this, the circuit, court of Jackson county, Missouri, at Kansas City, Missouri, appearing by its assistant counselor, S. S. Winn, Eng., and shows to the court that its mayor has heretofore caused to be filed in this court a certified copy of the aforesaid ordinance, and the court, being fully advised in the premises, makes the following order herein, to wit:

To All Persons Whom It May Concern, Greeting:

Whereas, a certified copy of an ordinance to Grade the alley between Lexington ave, and Anderson ave, from Indiana ave, to Hales avenue, "was by the mayor of Kansas City, Missouri, caused to be filed in the circuit court of Jackson county, Missouri, at Kansas City, and the general object and nature of said ordinance and the limits within which private property is benefited by the proposed grading being stated and defined therein and which said ordinance is substantially as follows, to wit:

Be it ordained by the common council of Kansas City:

Section 2. Embankments or fills shall be made of the earth or rock, or both combined. The work herein authorized may be protected from surface water by temporary drains or culverts, put in under the direction of the board of public works, as the said board may be more and the same may be closed to be fasted or rock, or both combined. The work herein authorized may be protected from surface water by temporary drains or culverts,

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IN the circuit court of Jackson county, Missouri, at Kansas City, division No. two (2). case No. 3552. In the matter of the proceedings to ascertain and assess damages and benefits to arise from the proposed grading of Eighth (8th) street from Gladstone avenue to Benton boulevard, in Kansas City, Jackson county, Missouri, under ordinance of Kansas City, Missouri, No. 1994, approved on the 14th day of December, A. D. 1898, and entitled "An ordinance to grade Eighth street from Gladstone avenue to Benton boulevard."

Now on this, the 11th, day of March. A. D. 1899, in this, the circuit, court of Jackson county, Missouri, at Kansas City, Missouri, appearing by its assistant counselor, S. S. Winn, Esq., and shows to the court that its mayor has heretofore caused to be filed in this court, a certified copy of the aforesaid ordinance, and the court, being fully advised in the premises, makes the following order herein, to-wit: To All Persons Whom it May Concern, Greeting: Whereas, a certified copy of an ordinance of Kansas City, Missouri, No. 1998, and untitled "An ordinance to grade Eighth street from Gladstone avenue to Benton boulevard," was by the mayor of Kansas City, Missouri, caused to be filed in the circuit court of Jackson county, Missouri, at Kansas City, and the general object and nature of said ordinance and the limits within which private property is benefited by the proposed grading being stated and defined therein and which said ordinance is substantially as follows, to-wit:

Be it ordained by the common council of Kansas

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be graded the fail width thereof and to the setablished grade of the same.

earth or a Embunkments or fills shall be made of earth or a Embunkments or fills shall be made of earth or a Embunkments or fills shall be made of authorized may be protected from The work herein temperary drains or culverts, put in under the direction of the board of public works, as the said beauth grovisions of section 15, of article 18..., charter of Kanasa City. That whenever, when embunkments are made, it shall be meemer, in the opinion of the city engainer, by reason the part of abuting property owners, or for any other similar grood and sufficient of the same of the contract of the suns single property owners, or for any other similar grood and sufficient of the suns single griven to such as well or walls estimate for the suns single griven to such a wall or walls estimate for the suns single griven to such a wall or walls estimate for the suns single griven to such a wall or walls estimate the suns single griven to such a wall or walls estimate the suns single griven to such a wall or walls estimate the suns gride griven to such a wall or walls estimated in the contractor. In the contractor is constructed by the work and improvement authorized to; he made, and the cost thereof shall be estimated is and deemed a part of the cost of grading said street to its featily according. Proven the paid for in special text places and the contractor for each and all-of the material by the wall or walls shall be fixed and determined by the wall or walls shall be fixed and determined by the wall for walls with the doing of said work shall not reader for special text places and the contractor for each and all-of the material shall be readed to the special text places and the contractor for each and all-of the material shall be readed to the special text places and the special te

IN the circuit court of Jackson courses, Missouri, at Kansas City, division No. one (i), case No. 3485. In the matter of the proceedings to ascertain and assess damages and benefits to arise from the proposed grading of the alley between Flora avenue and Vine street from south line of alley south of Eighteenth (18th) street to Nineteenth (18th) street.

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